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May 11th, 2023

Danielle Roberts 620 38<sup>th</sup> Street Union City, NJ 07087

Honorable Eric R. Komitee United States District Judge Eastern District of New York 225 Cadman Plaza East Brooklyn, New York 11201 Courtroom: 6G North

Re: Sarah Edmondson, et al.v. Keith Raniere, et al., 1:20-CV-00485-EK-CLP

Honorable Eric R. Komitee:

Pursuant to Fed.R.Civ.P.6(b)(1)(B),E.D.N.Y.L.Civ.R.7.1(d) and this Court's Individual Practices and Rules Section III.C, Defendant, Danielle Roberts, submits this letter motion seeking to submit her response brief in opposition to the Plaintiff's leave to amend the complaint late.

The Court may "for good cause, extend the time.. after the time has expired if the party failed to act because of an excusable neglect." Fed. R. Civ. P. 6(b)(1)(B).

Your Honor, I respectfully request permission to file my opposition to the Plaintiff's Motion to file for leave to amend by May 11<sup>th</sup>, 2023. Despite your grace for a 1 week extension, I struggle to complete this endeavor by midnight on the submission date. I was about an hour overdue. I made every effort in good faith to do so. As I continue to learn what it takes to compose and file these motions well by legal standard, I humbly request your acceptance of my most recent submission, today May 11<sup>th</sup>, in which I have corrected a few typos, added page numbers, and flow edits to make the document easier to read and comprehend. I don't believe this time extension would prejudice the Plaintiffs in any way.

I affirm all information stated above is true. Thank you for your consideration as I continue to learn this legal process.

Respectfully, /s/ Danielle Roberts

Danielle Roberts, DO, MS

Defendant, Pro Se

Cc: All Counsel by ECF